03-05

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U.S. Patent and Trademark Office: U.S. DEPARTMENT OF COMMERCE

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FORM	

(to be used for all correspondence after initial filing)

Total Number of Pages in This Submission

Application Number	09/420,033
Filing Date	October 18, 1999
First Named Inventor	Sutton et al.
Art Unit	3628
Examiner Name	Richard Rults
Attorney Docket Number	9204-000002

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ENCLOSURES (check all that apply)				
Fee Transmittal Form	☐ Drawing(s)	After Allowance Communication to Technology Center (TC)		
Fee Attached	Licensing-related Papers	Appeal Communication to Board of Appeals and Interferences		
Amendment / Reply	Petition	Appeal Communication to TC (Appeal Notice, Brief, Reply Brief)		
After Final	Petition to Convert to a Provisional Application	Proprietary Information		
Affidavits/declaration(s)	Power of Attorney, Revocation Change of Correspondence Address	Status Letter		
Extension of Time Request	Terminal Disclaimer	Other Enclosure(s) (please identify below):		
Express Abandonment Request	☐ Request for Refund ☐ CD, Number of CD(s)	Petition to Withdraw Holding of Abandonment Under 37 C.F.R. Section 1.181(a), Submission of		
☐ Information Disclosure Statement	CD, Number of CD(s)	Appeal Brief Dated September 12, 2002, Submission of Appeal Brief dated April 17, 2003, Acknowledgement Postcard.		
Certified Copy of Priority Document(s)	fees that may be requi	nereby authorized to charge any additional red under 37 CFR 1.16 or 1.17 to Deposit		
Response to Missing Parts/ Incomplete Application	Account No. 08-0750.	A duplicate copy of this sheet is enclosed.		
Response to Missing Parts under 37 CFR 1.52 or 1.53				
SIGNATURE OF APPLICANT, ATTORNEY, OR AGENT				
Firm or Harness, Dicker Individual name	& Pierce, P.L.C. Attorney Name Timothy D. MacIntyre	Reg. No. 42,824		
Signature	A			
Date March 9, 2005	3			

CERTIFICATE OF TRANSMISSION/MAILING

I hereby certify that this correspondence is being facsimile transmitted to the USPTO or deposited with the United States Postal Service with sufficient postage as first class mail in an envelope addressed to: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450 on the date shown below.

Typed or printed name	Michelle A. Smith	Express Mail Label No.	EV 570 162 777 US (3/9/2005)
Signature	Michelle O. Smith	Date	March 9, 2005

This collection of information is required by 37 CFR 1.5. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to 12 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

PETITION TO WITHDRAW
HOLDING OF ABANDONMENT

UNDER 37 C.F.R. §1.181(a)

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

MAR 0 9 200

Group Art Unit:

3628

Examiner:

Richard Fults

Inventors:

Sutton et al.

Serial No.:

09/420,033

Filed:

October 18, 1999

Office of Patent Publications 2231 Crystal Drive Crystal Park Three, Suite 920 Arlington, VA 2202

Sir:

Applicant hereby petitions to request withdrawal of the holding of abandonment in accordance with 37 CFR 1.181(a). A Notice of Abandonment was issued on February 24, 2005 indicating that no reply had been received at the U.S. Patent Office. Applicant notes that a timely submission of an Appeal Brief first occurred on September 12, 2002 (as evidenced by the documents attached at Tab A, including a return postcard bearing a stamped receipt date of September 18, 2002). Upon failing to hear back, applicant resubmitted its Brief on April 17, 2003 (as evidenced by the documents attached at Tab B, including a return postcard bearing a stamped receipt of April 24, 2003). Finally, pursuant to a suggestion by the Examiner, Applicant hand delivered its Brief to Technology Center 3600 on December 4, 2003 (as evidenced by stamped receipt attached at Tab C). Accordingly, Applicant requests that this submission be entered at this time and the holding of abandonment withdrawn.

Applicant asserts that no fee is required with this petition, however, the Commissioner is hereby authorized to charge any fee insufficiencies to our Deposit Account No. 08-0750 or credit any overpayments to that deposit account.

Respectfully submitted,

Date: March 9, 2005

Timothy D. MacIntyre Reg. No. 42,824 Attorney for Applicants

HARNESS, DICKEY & PIERCE, P.L.C. P.O. Box 828 Bloomfield Hills, MI 48303 (248) 641-1600

Applicant:	Sutton et al.	Case No.:	9204-000002
Serial No.:	09/420,033	Filing Date:	October 18, 1999
Title: A M	lethod and System for Tran	sacting a Purchase Using a	Credit card From Sel

Please acknowledge receipt of: Check in the amount of \$160 (brief filing fee), Transmittal Form, Fee Transmittal (in duplicate), 11 page Brief on Behalf of Appellants (in triplicate), and this Postcard



By stamping and returning to Harness, Dickey & Pierce, P.L.C.

Attorney: Due: 09/12/02

RLC/TDM

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MAR 0 9 201				First	Named Inventor	Sutton	et al.
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	at S			Exar	niner Name	Richar	d Fults
RABEM	Total Number of Pages in	n This Submission	11	Attor	rney Docket Number	9204-0	000002
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	Express Abandonm	ent Request	☐ Terminal Disclaimer ☐ Request for Refund				Acknowledgement postcard.
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		SIGNAT	TURE OF	APPLI	CANT, ATTORNEY, O	R AGEN	Т
	Firm or Individual name Harness, Dickey & Pierce, P.L.			Attorney Name			Reg. No. 42,824
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	Date	September 12, 200	2	*			
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I hereby certify that this correspondence is being deposited with the United States Postal Service as first class mail in an envelope addressed to: Commissioner of Patents and Trademarks, Washington, D.C. 20231, or facsimile transmitted to the U.S. Patent and Trademark Office on the date indicated below.

Typed or printed name	Michelle A. Smith		
Signature	michelle a. Anuth	Date	September 12, 2002

U.S. Patent and Tradema lice: U.S. DEPARTMENT OF COMMER Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information uses it displays a valid OMB control number

FEE TO ANG	NAITT A I	Complete if Known				
FEE TRANS	WIIIIAL	Application Number	09/420,033			
for FY 2	2002	Filing Date	October 18, 1999			
		First Named Inventor	Sutton et al.			
Patent fees are subject to annual revision.		Examiner Name	Richard Fults			
		Group / Art Unit	2164			
. AMOUNT OF PAYMENT	(\$) 160	Attorney Docket No.	9204-000002			
METHOD OF PAYMENT (check all that apply)		FEE CALCULATION (continued)				
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102	84	202	42	Independent				179	740	279	370	Request for Continued Examination (RCE)	
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SUBMITTED BY				Cor	nplete (if applicable)
Name (Print/Type)	Timothy D. MacIntyre	Registration No. Attorney/Agent)	42,824	Telephone	248-641-1600
Signature				Date	September 12, 2002

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Attorney Docket No. 9204-000002



IN THE UNITED STATES PATENT AND TRADEMARK OFFICE BEFORE THE BOARD OF PATENT APPEALS AND INTERFERENCES

Дp	peal	No.	

Group Art Unit:		2164			
Examiner:		Richard Fults			
Applicants:		Sutton et al			
Serial	No.:	09/420,033			
Filed:		October 18, 1999			
Title:	itle: A METHOD AND SYSTEM FOR TRANSACTING A PURCHASE USING A CREDIT CARD FROM SELLER				

BRIEF ON BEHALF OF APPELLANTS

This is an appeal from the action of the Examiner dated March 12, 2002, finally rejecting Claims 1-11 of the present application. Copies of the appealed claims are attached as an appendix.

I. Real Party In Interest

The real parties in interest in the present application are David B. Sutton and Douglas E. Blasiman, the inventors

II. Related Appeals and Interferences

There are no known related appeals or interferences which will directly affect or be directly affected by or otherwise have a bearing on the Board's decision in the pending appeal.

III. Status Of The Claims

Claims 1-11 are pending in the present application. Of the pending claims, Claims 1-11 stand rejected and are appealed.

IV. Status Of Amendments

A response to the Examiner's final rejection of the pending claims was filed on July 12, 2002. At this time, Applicant has not yet received an Advisory Action from the Examiner. However, Applicant's response to the final rejection did not contain any amendments to the pending claims, and thus Claims 1-11 stand rejected as presented in attached appendix and are appealed.

V. Summary Of The Invention

Applicants' invention is directed generally to generally directed to a method for

transacting a purchase between a buyer and a seller using a computer-implemented system.

Auction-type web sites, such as eBay.com, have demonstrated a good deal of success by providing an online person-to-person trading forum over the Internet. These auction-type sites act primarily as a matchmaker between sellers and bidders. In general, a seller desiring to sell an item over the Internet lists the item on the web site. Along with a description of the item, the listing may include a picture of the item, a minimum bid, a time duration for the bidding process, etc. Potential buyers are then able to place bids on the item. A successful or winning bid for each item on sale is determined by various mechanism administered by the web site. Upon designation of a winning bid, the successful bidder (i.e., the buyer) receives instructions as to where they should send payment. Typically, the payment must be remitted in the form of a certified check to the seller. Upon receipt of the check, the seller ships the item to the buyer. Unfortunately, there is an inherent risk with this payment process that after receiving payment, the seller may ship an item which is in poor condition, ship an item which is inconsistent with the description of the item or never ship the item to the buyer.

Applicant's invention provides an improved method for transacting a purchase between a buyer and a seller over the Internet. Initial steps of the purchase transaction are similar to the auction process described above (see page 4, lines 5-18 of the present application). However, the purchase transaction is completed by using credit card account information from both the buyer and the seller (see page 6, line 21 thru page 7, line 10 of the present application). Specifically, Applicant's invention involves crediting

the sale amount (less any previously agreed upon transaction fee) to the credit card account of the seller. Although current credit card clearinghouse regulations only permit credit transactions as "returns" (i.e., where a corresponding debit occurs on the seller's credit card account), Applicant's invention calls for a credit transaction without the customary corresponding debit being present on the seller's credit card account.

VI. Issues

Does U.S. Patent No. 6,202,051 (Woolston) and U.S. Patent No. 6,240,396 (Walker) render Claims 1-11 unpatentable under 35 U.S.C. §103(a)?

VII. Grouping of Claims

In the present application, a first group of Claims 1-6 are directed to a method for transacting a purchase between a buyer and a seller using a computer-implemented purchasing system; whereas a second group of Claims 7-11 are directed to a computer-implemented purchasing system.

VIII. Arguments

Claims 1-11 stand rejected under 35 USC §103(a) as being unpatentable over U.S. Patent No. 6,202,051 (Woolston) and U.S. Patent No. 6,240,396 (Walker).

Woolston is generally directed to a computer-implemented system that enables sellers to auction items to one or more potential buyers via the Internet. As noted by the Examiner, Woolston discloses various techniques for transacting a purchase between a buyer and a seller. Payment to the seller is generally achieved using two step process:

(1) crediting an internally maintained account for the seller (e.g., see accounts 824 in Fig. 12); and (2) subsequently, cutting a check to the seller (e.g., see col. 19, lines 26-29). To the extent that such techniques involve the use of credit card accounts, Woolston only describes debiting a credit card account of the buyer (e.g., see col. 5, lines 20-24). In other words, Woolston does not teach or suggest transacting a purchase that includes the step of crediting the credit card account of the seller.

Applicant's further asserts that the step of crediting the credit card account of a seller is not an obvious extension of Woolston. Current credit card clearinghouse regulations only permit credit transactions as "returns", that is where a corresponding debit occurs on the seller's credit card account. Applicant's claimed invention calls for a credit transaction without the customary corresponding debit being present on the seller's credit card account. Thus, any reference to known credit card clearing techniques would not teach or suggest the step of crediting the seller's credit card account.

The Examiner then relies on Walker to teach a method for transacting a purchase which involves crediting the credit card account of the seller. Walker is directed generally to a method and system for facilitating the purchase of event tickets. In the Office Action dated March 12, 2002, the Examiner asserts that Walker teaches crediting the credit card account of the seller (e.g., see col. 14, lines 42-45).

However, Applicant notes that the step of crediting the seller's credit card account occurs only after a corresponding debit has been placed on the credit card account of the seller. The Board's attention is drawn to step 776 in Figure 7f of Walker. Prior to completing the transaction between the buyer and seller, a portion of the seller's credit is

reserved as a fraud deterrent in the event the seller fails to deliver the tickets to the buyer (see col. 12, lines 47-65). Subsequently, upon verification that the tickets have been surrendered by the seller to the buyer, the seller's credit card account is credited at step 798. In other words, Walker teaches crediting the seller's credit card account when a corresponding debit has been previously placed on the account in accordance with customary credit card clearing regulations. Applicant asserts that Walker does not teach or suggest the step of crediting the seller's credit card account without a corresponding debit.

Applicant's invention is similarly directed to a method for transacting a purchase between a buyer and a seller using a computer-implemented system. However, the purchase transaction is completed by using credit card account information from both the buyer and the seller. Specifically, Applicant's claimed invention involves crediting the sale amount (less any previously agreed upon transaction fee) to the credit card account of the seller. For instance, Claim 1 recites "transacting a purchase between the buyer and the seller using credit card account information from the buyer and the seller, including the step of crediting the credit card account of the seller" in combination with the other elements recited in the claim. Likewise, Claim 7 recites "said transaction manager being further operative to transact a purchase between the buyer and the seller using the credit card account information from the buyer and the seller, including crediting the credit card account of the seller" in combination with the other elements recited in the claim.

In sum, neither Woolston or Walker teach or suggest transacting a purchase that includes the step of crediting the credit card account of the seller. In view of known credit

card clearinghouse regulations, Applicant further asserts that the step of crediting the credit card account of a seller is not an obvious extension of either Woolston or Walker. Therefore, it is respectfully submitted that Claims 1 and 7, along with claims depending therefrom, defines patentable subject matter over Woolston and Walker.

IX. CONCLUSION

In view of the above-presented discussion, Applicants believe that the rejected claims are patentably distinguishable over the art cited by the Examiner. Accordingly, Applicant's respectfully request that this Board reverse the final rejection of Claims 1-11.

Respectfully submitted,

September 12, 2002

Timothy D. MacIntyre Registration No. 42,824

HARNESS, DICKEY & PIERCE P.O.Box 828 Troy, Michigan 48303 (248) 641-1600

TDM/mas Attorney Docket No. 9204-000002

APPENDIX

X. Claims On Appeal

1. A method for transacting a purchase between a buyer and a seller using a computer-implemented purchasing system, the purchasing system having at least two computing devices interconnected by a network, comprising the steps of:

offering an item for sale through the use of a purchase transaction manager, said purchase transaction manager residing on a first computing device interconnected to the network;

providing credit card account information from the seller of said item to said purchase transaction manager;

receiving at least one acceptable bid on said item from a potential buyer, where each acceptable bid includes credit card account information for the potential buyer;

determining a winning bid on said item by said purchase transaction manager, thereby identifying a buyer for said item; and

transacting a purchase between the buyer and the seller using the credit card account information from the buyer and the seller, including the step of crediting the credit card account of the seller.

2. The method of Claim 1 further comprises the step of providing transactional information for the item by the seller to said purchase transaction manager, where the transactional information includes a description of the item and a minimum bid amount for the item.

- 3. The method of Claim 1 wherein the credit account information is further defined as a credit card number and an expiration date.
- 4. The method of Claim 1 wherein the step of transacting a purchase further comprises the steps of:

communicating credit account information for the buyer and the seller to a credit card clearinghouse;

debiting the buyer's credit account an amount which is not less than the amount of the winning bid;

crediting said amount to the seller's credit account; and

notifying at least one of the buyer and the seller of the transacted purchase between the buyer and the seller.

- 5. The method of Claim 1 further comprising the step of shipping the item by the seller to the buyer after the step of transacting the purchase between the buyer and the seller.
- 6. The method of Claim 1 wherein the step of transacting a purchase further comprises the steps of:

providing purchase transactional information to a purchase intermediary, the purchase transactional information includes credit card information for the buyer and the

seller;

communicating credit account information for the buyer and the seller to a credit card clearinghouse;

debiting the buyer's credit account an amount which is not less than the amount of the winning bid;

crediting said amount to the seller's credit account; and

notifying at least one of the buyer and the seller of the transacted purchase between the buyer and the seller.

7. A computer-implemented purchasing system for transacting a purchase between a buyer and a seller, the purchasing system having at least two computing devices interconnected by a network, comprising:

a sellers application receptive of transactional information and residing on a first computing device, where the transactional information includes credit card account information for the seller;

a purchase transaction manager operative to offer said item for sale in response to receiving the transactional information from said sellers application, said purchase transaction manager residing on a second computing device and being interconnected to said sellers application by the network;

said purchase transaction manager receptive of at least one acceptable bid on said item from a potential buyer, where each acceptable bid includes credit card account information for the potential buyer, and operative to determine a winning bid on said item,

thereby identifying a buyer for said item; and

said purchase transaction manager being further operative to transact a purchase between the buyer and the seller using the credit card account information from the buyer and the seller, including crediting the credit card account of the seller.

- 8. The purchasing system of Claim 7 further comprising a buyers application receptive of bid information, where the buyers application resides on a third computing device and is interconnected to said purchase transaction manager by the network.
- 9. The purchasing system of Claim 7 wherein said transactional information from the seller further includes a description of the item and a minimum bid amount for the item.
- 10. The purchasing system of Claim 7 wherein said credit account information is further defined as a credit card number and an expiration date.
- 11. The purchasing system of Claim 7 further comprising a credit card clearinghouse receptive of credit card information from said purchase transaction manager, the credit card clearinghouse operative to debit the buyer's credit account an amount which is not less than the amount of the winning bid and to credit said amount to the seller's credit account.

		·
Applicant: Sutton et al.		4
Serial No.: 09/420,033	Case No.:	9204-000002
	Filing Date:	October 18, 1999
Title: A Method and System for Transacting a Pu	rchase Using a	Credit Card From Seller

Please acknowledge receipt of: Letter (in duplicate), a Copy of Brief on Behalf of Appellants, a Copy of return Postcard, and this

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By stamping and returning to Harness, Dickey & Pierce, P.L.C.

Attorney:

RLC/TDM

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

MAR 0 9 2005

Group Art Unit:

3628

Examiner:

Richard Fults

Inventors:

Sutton et al.

Serial No.:

09/420,033

Filed:

October 18, 1999

Sir:

Pursuant to a recent telephone conversation with the Examiner, Applicant hereby resubmits its Appeal Brief. Applicant notes that a timely submission of its brief occurred on September 12, 2002 (as evidenced by the documents attached hereto, including a return postcard bearing a stamped receipt date of September 18, 2002). Accordingly, Applicant requests that this submission be entered at this time.

Applicant asserts that that no fee is required, however, the Commissioner is hereby authorized to charge any fee insufficiencies to our Deposit Account No. 08-0750 or credit any overpayments to that deposit account.

Respectfully submitted,

LETTER

Date: April 17, 2003

Timothy D. MacIntyre Reg No. 42,824

Attorney for Applicants

HARNESS, DICKEY & PIERCE, P.L.C. P.O. Box 828 Bloomfield Hills, MI 48303 (248) 641-1600

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE BEFORE THE BOARD OF PATENT APPEALS AND INTERFERENCES

Appeal No. _

Group Art Unit:

2164

Examiner:

Richard Fults

Applicants:

Sutton et al

Serial No.:

09/420,033

Filed:

October 18, 1999

Title: A METHOD AND SYSTEM FOR

TRANSACTING A PURCHASE

USING A CREDIT CARD FROM SELLER

BRIEF ON BEHALF OF APPELLANTS

This is an appeal from the action of the Examiner dated March 12, 2002, finally rejecting Claims 1-11 of the present application. Copies of the appealed claims are attached as an appendix.

I. Real Party in Interest

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II. Related Appeals and Interferences

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Applicants' invention is directed generally to generally directed to a method for

transacting a purchase between a buyer and a seller using a computer-implemented system.

Auction-type web sites, such as eBay.com, have demonstrated a good deal of success by providing an online person-to-person trading forum over the Internet. These auction-type sites act primarily as a matchmaker between sellers and bidders. In general, a seller desiring to sell an item over the Internet lists the item on the web site. Along with a description of the item, the listing may include a picture of the item, a minimum bid, a time duration for the bidding process, etc. Potential buyers are then able to place bids on the item. A successful or winning bid for each item on sale is determined by various mechanism administered by the web site. Upon designation of a winning bid, the successful bidder (i.e., the buyer) receives instructions as to where they should send payment. Typically, the payment must be remitted in the form of a certified check to the seller. Upon receipt of the check, the seller ships the item to the buyer. Unfortunately, there is an inherent risk with this payment process that after receiving payment, the seller may ship an item which is in poor condition, ship an item which is inconsistent with the description of the item or never ship the item to the buyer.

Applicant's invention provides an improved method for transacting a purchase between a buyer and a seller over the Internet. Initial steps of the purchase transaction are similar to the auction process described above (see page 4, lines 5-18 of the present application). However, the purchase transaction is completed by using credit card account information from both the buyer and the seller (see page 6, line 21 thru page 7, line 10 of the present application). Specifically, Applicant's invention involves crediting

the sale amount (less any previously agreed upon transaction fee) to the credit card account of the seller. Although current credit card clearinghouse regulations only permit credit transactions as "returns" (i.e., where a corresponding debit occurs on the seller's credit card account), Applicant's invention calls for a credit transaction without the customary corresponding debit being present on the seller's credit card account.

VI. Issues

Does U.S. Patent No. 6,202,051 (Woolston) and U.S. Patent No. 6,240,396 (Walker) render Claims 1-11 unpatentable under 35 U.S.C. §103(a)?

VII. Grouping of Claims

In the present application, a first group of Claims 1-6 are directed to a method for transacting a purchase between a buyer and a seller using a computer-implemented purchasing system; whereas a second group of Claims 7-11 are directed to a computer-implemented purchasing system.

VIII. Arguments

Claims 1-11 stand rejected under 35 USC §103(a) as being unpatentable over U.S. Patent No. 6,202,051 (Woolston) and U.S. Patent No. 6,240,396 (Walker).

Woolston is generally directed to a computer-implemented system that enables sellers to auction items to one or more potential buyers via the Internet. As noted by the Examiner, Woolston discloses various techniques for transacting a purchase between a buyer and a seller. Payment to the seller is generally achieved using two step process:

(1) crediting an internally maintained account for the seller (e.g., see accounts 824 in Fig. 12); and (2) subsequently, cutting a check to the seller (e.g., see col. 19, lines 26-29). To the extent that such techniques involve the use of credit card accounts, Woolston only describes debiting a credit card account of the buyer (e.g., see col. 5, lines 20-24). In other words, Woolston does not teach or suggest transacting a purchase that includes the step of crediting the credit card account of the seller.

Applicant's further asserts that the step of crediting the credit card account of a seller is not an obvious extension of Woolston. Current credit card clearinghouse regulations only permit credit transactions as "returns", that is where a corresponding debit occurs on the seller's credit card account. Applicant's claimed invention calls for a credit transaction without the customary corresponding debit being present on the seller's credit card account. Thus, any reference to known credit card clearing techniques would not teach or suggest the step of crediting the seller's credit card account.

The Examiner then relies on Walker to teach a method for transacting a purchase which involves crediting the credit card account of the seller. Walker is directed generally to a method and system for facilitating the purchase of event tickets. In the Office Action dated March 12, 2002, the Examiner asserts that Walker teaches crediting the credit card account of the seller (e.g., see col. 14, lines 42-45).

However, Applicant notes that the step of crediting the seller's credit card account occurs only after a corresponding debit has been placed on the credit card account of the seller. The Board's attention is drawn to step 776 in Figure 7f of Walker. Prior to completing the transaction between the buyer and seller, a portion of the seller's credit is

reserved as a fraud deterrent in the event the seller fails to deliver the tickets to the buyer (see col. 12, lines 47-65). Subsequently, upon verification that the tickets have been surrendered by the seller to the buyer, the seller's credit card account is credited at step 798. In other words, Walker teaches crediting the seller's credit card account when a corresponding debit has been previously placed on the account in accordance with customary credit card clearing regulations. Applicant asserts that Walker does not teach or suggest the step of crediting the seller's credit card account without a corresponding debit.

Applicant's invention is similarly directed to a method for transacting a purchase between a buyer and a seller using a computer-implemented system. However, the purchase transaction is completed by using credit card account information from both the buyer and the seller. Specifically, Applicant's claimed invention involves crediting the sale amount (less any previously agreed upon transaction fee) to the credit card account of the seller. For instance, Claim 1 recites "transacting a purchase between the buyer and the seller using credit card account information from the buyer and the seller, including the step of crediting the credit card account of the seller" in combination with the other elements recited in the claim. Likewise, Claim 7 recites "said transaction manager being further operative to transact a purchase between the buyer and the seller using the credit card account information from the buyer and the seller using the credit card account of the seller" in combination with the other elements recited in the claim.

In sum, neither Woolston or Walker teach or suggest transacting a purchase that includes the step of crediting the credit card account of the seller. In view of known credit

card clearinghouse regulations, Applicant further asserts that the step of crediting the credit card account of a seller is not an obvious extension of either Woolston or Walker. Therefore, it is respectfully submitted that Claims 1 and 7, along with claims depending therefrom, defines patentable subject matter over Woolston and Walker.

IX. CONCLUSION

In view of the above-presented discussion, Applicants believe that the rejected claims are patentably distinguishable over the art cited by the Examiner. Accordingly, Applicant's respectfully request that this Board reverse the final rejection of Claims 1-11.

Respectfully submitted,

September 12, 2002

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<u>APPENDIX</u>

X. Claims On Appeal

1. A method for transacting a purchase between a buyer and a seller using a computer-implemented purchasing system, the purchasing system having at least two computing devices interconnected by a network, comprising the steps of:

offering an item for sale through the use of a purchase transaction manager, said purchase transaction manager residing on a first computing device interconnected to the network;

providing credit card account information from the seller of said item to said purchase transaction manager;

receiving at least one acceptable bid on said item from a potential buyer, where each acceptable bid includes credit card account information for the potential buyer;

determining a winning bid on said item by said purchase transaction manager, thereby identifying a buyer for said item; and

transacting a purchase between the buyer and the seller using the credit card account information from the buyer and the seller, including the step of crediting the credit card account of the seller.

2. The method of Claim 1 further comprises the step of providing transactional information for the item by the seller to said purchase transaction manager, where the transactional information includes a description of the item and a minimum bid amount for the item.

- 3. The method of Claim 1 wherein the credit account information is further defined as a credit card number and an expiration date.
- 4. The method of Claim 1 wherein the step of transacting a purchase further comprises the steps of:

communicating credit account information for the buyer and the seller to a credit card clearinghouse;

debiting the buyer's credit account an amount which is not less than the amount of the winning bid;

crediting said amount to the seller's credit account; and

notifying at least one of the buyer and the seller of the transacted purchase between the buyer and the seller.

- 5. The method of Claim 1 further comprising the step of shipping the item by the seller to the buyer after the step of transacting the purchase between the buyer and the seller.
- 6. The method of Claim 1 wherein the step of transacting a purchase further comprises the steps of:

providing purchase transactional information to a purchase intermediary, the purchase transactional information includes credit card information for the buyer and the

seller;

communicating credit account information for the buyer and the seller to a credit card clearinghouse;

debiting the buyer's credit account an amount which is not less than the amount of the winning bid;

crediting said amount to the seller's credit account; and

notifying at least one of the buyer and the seller of the transacted purchase between the buyer and the seller.

7. A computer-implemented purchasing system for transacting a purchase between a buyer and a seller, the purchasing system having at least two computing devices interconnected by a network, comprising:

a sellers application receptive of transactional information and residing on a first computing device, where the transactional information includes credit card account information for the seller;

a purchase transaction manager operative to offer said item for sale in response to receiving the transactional information from said sellers application, said purchase transaction manager residing on a second computing device and being interconnected to said sellers application by the network;

said purchase transaction manager receptive of at least one acceptable bid on said item from a potential buyer, where each acceptable bid includes credit card account information for the potential buyer, and operative to determine a winning bid on said item,

thereby identifying a buyer for said item; and

said purchase transaction manager being further operative to transact a purchase between the buyer and the seller using the credit card account information from the buyer and the seller, including crediting the credit card account of the seller.

- 8. The purchasing system of Claim 7 further comprising a buyers application receptive of bid information, where the buyers application resides on a third computing device and is interconnected to said purchase transaction manager by the network.
- 9. The purchasing system of Claim 7 wherein said transactional information from the seller further includes a description of the item and a minimum bid amount for the item.
- 10. The purchasing system of Claim 7 wherein said credit account information is further defined as a credit card number and an expiration date.
- 11. The purchasing system of Claim 7 further comprising a credit card clearinghouse receptive of credit card information from said purchase transaction manager, the credit card clearinghouse operative to debit the buyer's credit account an amount which is not less than the amount of the winning bid and to credit said amount to the seller's credit account.





9204-000002 Case No.: Applicant: Sutton et al. Filing Date: October 18, 1999 09/420,033 Serial No.:

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